

10 cause of failure to pay the interest or assessments for the time between
 11 the date of the closing of said bank and its reopening, as in this chapter
 12 provided, shall be reconsidered and, if approved, shall be paid without
 13 the payment of such interest or assessments."

1 SEC. 2. This act being deemed of immediate importance shall be in
 2 full force and effect from and after its publication in the Daily Free-
 3 man Journal, a newspaper published at Webster City, Iowa, and in the
 4 Eagle Grove Eagle, a newspaper published at Eagle Grove, Iowa.

Approved March 13, 1945.

I hereby certify that the foregoing act was published in the Daily Freeman Journal,
 Webster City, Iowa, March 16, 1945, and the Eagle Grove Eagle, Eagle Grove, Iowa,
 March 22, 1945.

WAYNE M. ROPES, *Secretary of State.*

CHAPTER 204

ELECTRIC TRANSMISSION LINES

S. F. 146

AN ACT to repeal section eight thousand three hundred twenty-eight (8328), code,
 1939, and to amend section eight thousand three hundred twenty-six (8326), code,
 1939, relating to the manner of construction of electric transmission lines.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section eight thousand three hundred twenty-six
 2 (8326), Code, 1939, is hereby amended by adding thereto the follow-
 3 ing: "The Iowa state commerce commission shall have power to make
 4 and enforce such further and additional rules relating to location,
 5 construction, operation and maintenance of said transmission line as
 6 may be reasonable."

1 SEC. 2. Section eight thousand three hundred twenty-eight (8328),
 2 Code, 1939, is hereby repealed.

Approved April 9, 1945.

CHAPTER 205

FOREIGN CORPORATIONS CAPITAL STOCK

H. F. 43

AN ACT to amend, revise and codify section eight thousand four hundred twenty-four
 (8424), code, 1939, relating to fees to be paid on increase of capital by foreign
 corporations having permits to transact business in the state of Iowa.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. That Section eight thousand four hundred twenty-four
 2 (8424), Code, 1939, is hereby amended, revised and codified to read as
 3 follows:
 4 "If from time to time the amount of money or other property in use

5 in the state by said foreign corporation is increased, said corporation
 6 shall at the time of said increase, or at the time of making annual re-
 7 port to the secretary of state, in July of each year, file with the secre-
 8 tary of state a sworn statement showing the amount of such increase,
 9 and shall pay a filing fee thereon of one dollar for each one thousand
 10 dollars or fraction thereof of such increase if such corporation has a
 11 permit to transact business within the state for a period of years; if
 12 said corporation has a perpetual permit to transact business within
 13 the state, said filing fee thereon shall be one dollar and ten cents for
 14 each one thousand dollars or fraction thereof of such increase. The
 15 secretary of state shall upon request furnish a blank upon which to
 16 make report of such increase of capital in use within the state.
 17 "If said foreign corporation amends its articles of incorporation or
 18 files with the corporation official in the state of its incorporation any
 19 certificate of increase or decrease in its capital stock, or any instru-
 20 ment which affects its articles of incorporation, said corporation shall
 21 file with the secretary of state a copy of said amendment, certificate,
 22 or other instrument, certified by the official of the state of incorpora-
 23 tion with whom it is filed. The fee for filing such copies shall be one
 24 dollar for each instrument separately certified by the official of the
 25 state of incorporation. The secretary of state shall issue to said cor-
 26 poration a certificate for each such instrument, stating that said in-
 27 strument has been filed with him."

Approved March 22, 1945.

CHAPTER 206

LIFE INSURANCE COMPANIES AND ASSOCIATIONS

S. F. 109

AN ACT to amend chapters three hundred ninety-eight (398), four hundred (400), and four hundred one (401) of the code of Iowa, 1939, relating to investments by life insurance companies and associations and the regulation of said investments, companies and associations under the supervision of the insurance commissioner of the state of Iowa, by amending sections eight thousand six hundred fifty-seven (8657), eight thousand six hundred fifty-eight (8658), eight thousand six hundred fifty-nine (8659), eight thousand seven hundred twenty-two (8722), eight thousand seven hundred forty-five (8745), and eight thousand seven hundred forty-six (8746), and repealing sections eight thousand six hundred fifty-five (8655), eight thousand six hundred fifty-six (8656), eight thousand six hundred sixty-four (8664), eight thousand six hundred sixty-five (8665), eight thousand six hundred ninety-eight (8698), eight thousand six hundred ninety-nine (8699), eight thousand seven hundred (8700), eight thousand seven hundred one (8701), eight thousand seven hundred thirty-five (8735), eight thousand seven hundred thirty-six (8736), eight thousand seven hundred thirty-seven (8737), eight thousand seven hundred thirty-eight (8738), eight thousand seven hundred thirty-nine (8739), eight thousand seven hundred forty (8740), eight thousand seven hundred forty-one (8741), eight thousand seven hundred forty-one and one tenth (8741.1), eight thousand seven hundred forty-two (8742), eight thousand seven hundred forty-three (8743), eight thousand seven hundred forty-four (8744), and eight thousand seven hundred forty-seven (8747) thereof, and enacting substitutes therefor.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section eight thousand six hundred fifty-seven (8657),
 2 Code, 1939, is amended by striking from lines one (1) and two (2)